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August 30, 2007

By First Class Mail

McKENNA McGOWAN LLP

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White Plains, NY 10601

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Attn: Matthew J. McGowan (MM-9198)

Re: John Carello v. The City of New Rochelle, The New Rochelle Police
Department, P.O. George Rosenbergen, and P.O. John/Jane Does

Docket No.: 07 Civ. 2914 (CLB)(MDF)

Our File No.: 07367.00062

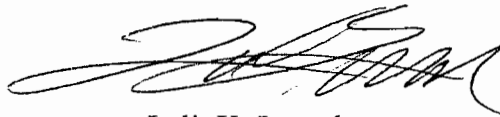
Dear Matthew:

Following up on my letter dated August 13, 2007, I have yet to hear from you regarding the deposition of your client. As you know, paragraph 3(d) of the scheduling order requires that your client submit to a deposition within 30 days of the scheduling conference; we held the conference on July 20, 2007. I noticed the deposition for August 20, 2007, but apparently your client was unavailable on that date due to vacation. In the meantime, I have requested a 30-day extension from the Court.

Please call me so we can schedule your client's deposition as required by the Court's scheduling order. This letter is our good faith effort to resolve a discovery dispute.

Sincerely yours,

WILSON, ELSE, MOSKOWITZ, EDELMAN & DICKER LLP



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